

MR2685-91  
Appln. No. 09/890,253  
Reply to Office Action dated 8/11/2004

Remarks/Arguments

This case has been reviewed and analyzed in view of the Official Action dated 11 August 2004. This Amendment is being filed with a Petition to Revive an Unintentionally Abandoned Patent Application.

The undersigned attorney gratefully acknowledges the allowance of Claims 14-22.

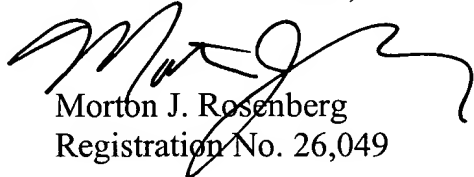
The Examiner has rejected Claims 1-13 under 35 U.S.C. 112, second paragraph, for being indefinite and failing to particularly point out and distinctly claim the subject matter which is regarded as the invention. The Examiner has objected in Claim 1 to the term “the contents displayed” in line 12. The Examiner believes that there was insufficient antecedent basis for this limitation.

By this Amendment, the claim has now been amended to read: “...the result being different from the result processed and displayed by the first VGA;...”. It is now believed that this amended language does have sufficient antecedent basis for the limitation now imposed by the amended claim.

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It is now believed that the subject patent application has been placed in condition for allowance and such action is respectfully requested.

Respectfully submitted,  
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Dated: *3 May 2005*

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